

1 BEFORE THE ARIZONA CORPORATION CONTRIBUTION Arizona Corporation Commission 2 **COMMISSIONERS** DOCKETED 3 JEFF HATCH-MILLER, Chairman JUN 2 9 2006 WILLIAM A. MUNDELL 4 MARC SPITZER DOCKETED BY MIKE GLEASON 5 KRISTIN K. MAYES 6 IN THE MATTER OF THE APPLICATION OF DOCKET NO. T-04282A-06-0161 ACC TELECOMMUNICATIONS, LLC FOR T-20448A-06-0161 7 APPROVAL OF ASSIGNMENT OF ASSETS TO T-20449A-06-0161 TIME WARNER NY CABLE, LLC AND TIME 68824 WARNER CABLE INFORMATION SERVICE. DECISION NO. (ARIZONA), LLC DBA TIME WARNER CABLE. OPINION AND ORDER 10 DATE OF HEARING: June 7, 2006 11 PLACE OF HEARING: Phoenix, Arizona 12 ADMINISTRATIVE LAW JUDGE: Teena Wolfe 13 **APPEARANCES:** Joan S. Burke, OSBORN MALEDON, P.A., on behalf of Time Warner; and 14 Maureen A. Scott, Senior Staff Attorney, Legal 15 Division, on behalf of the Utilities Division of the Arizona Corporation Commission. 16 BY THE COMMISSION: 17 18 Having considered the entire record herein and being fully advised in the premises, the 19 Commission finds, concludes, and orders that: 20 **FINDINGS OF FACT** 21 1. On March 10, 2006, Time Warner NY Cable ("TWNY"), Time Warner Cable 22 Information Services (Arizona) LLC dba Time Warner Cable ("TWCIS") and ACC 23 Telecommunications, LLC dba Adelphia LLC ("ACCT") filed with the Arizona Corporation 24 Commission ("Commission") an application for expedited consideration requesting that the 25 Commission consent to the proposed assignment from ACCT to TWNY, and immediately thereafter, 26 to TWCIS, of existing customer contracts and related assets of ACCT used in connection with the 27 provision of intrastate telecommunications services in Arizona, pursuant to A.R.S. § 40-285. The 28

application indicated that the proposed asset sale transaction agreement was entered into between ACCT's parent, Adelphia Communications Corporation ("Adelphia"), TWNY, and Comcast Corporation on April 20, 2005, and that the transaction is expected to be completed upon bankruptcy court approval following Adelphia's exit from Chapter 11 bankruptcy reorganization late in the second quarter of 2006.

- 2. In Decision No. 68650 (April 12, 2006), the Commission granted the application of ACCT for a Certificate of Convenience and Necessity ("CC&N") to provide intrastate, facilities-based, non-switched, dedicated point-to-point data transport telecommunications services, which will allow the customer to connect directly two or more intrastate locations with dedicated, non-switched services, throughout the State of Arizona. Decision No. 68650 also ordered ACCT to notify each of its private line service customers and the Commission 60 days prior to filing an application to discontinue service pursuant to A.A.C. R14-2-1107, in the event ACCT desires to discontinue service.
- 3. TWNY is a wholly-owned subsidiary of Time Warner Cable, and was established for the purpose of completing the transaction proposed in the application, and which is a division of Time Warner Inc., a publicly traded media and entertainment company with a market capitalization as of February 2006 in excess of \$79 billion. Upon completion of the transaction described in the application, Time Warner Cable will become a publicly traded company, with Time Warner, Inc. holding 82 percent of its common stock. Time Warner Cable is the second largest cable operator in the United States, owning or managing cable systems serving approximately 10.9 million subscribers in 27 states.
- 4. TWCIS is a wholly-owned subsidiary of TWNY, and has been authorized to do business in Arizona as a foreign limited liability company since February 27, 2006. TWCIS does not currently have a CC&N authorizing it to provide service in Arizona.
- 5. The application states that TWCIS will assume responsibility for fulfilling the customer contracts currently held by ACCT to provide Arizona subscribers with intrastate telecommunications services regulated by the Commission.
 - 6. The application requests a waiver of A.A.C. R14-2-1904 and 1905, concerning

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27 28 Authorized Telecommunications Company Change Procedures and Verification of Orders for Telecommunications Service, as those rules may apply to the proposed transaction.

- 7. On May 17, 2006, the Commission's Utilities Division ("Staff") filed its Staff Report recommending approval of the application with conditions.
- 8. On May 18, 2006, a Procedural Order was issued setting a procedural conference for the purpose of allowing TWCIS, ACCT and Staff to discuss issues related to processing the application.
- 9. A Procedural Conference was held as scheduled on May 22, 2006. Counsel for ACCT, TWCIS and Staff appeared. Counsel for TWCIS stated that it would be filing a clarification in these dockets that by the application filed on March 10, 2006, ACCT and TWCIS intend to request a transfer of the CC&N granted to ACCT in Decision No. 68650 (April 12, 2006) to TWCIS. ACCT and TWCIS stated that they could expeditiously accomplish the notice of application for a CC&N required by A.A.C. R14-2-1104.E and 1105, as well as the notice required of ACCT by A.A.C. R14-2-1107. ACCT indicated that it intended also to expeditiously request waivers of certain requirements of Decision No. 68650 that might be necessary for Commission approval of transfer of the CC&N.
- 10. A Procedural Order was issued on May 22, 2006 setting this matter for hearing on June 7, 2006. The Procedural Order also ordered publication of notice of the hearing on Commission approval of the asset transfer from ACCT to TWCIS, discontinuance of service by ACCT, and the transfer of ACCT's CC&N to TWCIS.
- On June 2, 2006, TWNY and TWCIS filed a Supplement to Application; Notice of Filing Affidavit of Publication; and Request for Waiver.
- 12. The June 2, 2006 filing requested that the CC&N issued to ACCT on April 12, 2006 in Decision No. 68650 be transferred to TWCIS in conjunction with approval of the asset transfer pursuant to A.R.S. § 40-285.
- 13. The June 2, 2006 filing included an affidavit from the Arizona Republic that notice of the application for transfer of the assets from ACCT to TWCIS, request for approval of the CC&N transfer from ACCT to TWCIS, and discontinuance of service by ACCT were published on May 25,

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The June 2, 2006 filing requests a waiver of the timing portion of two requirements of 14. Decision No. 68650. First, it requests a waiver of the requirement that ACCT file a conforming tariff 30 days prior to providing service, as a condition of its CC&N conditionally granted in Decision No. 68650, based on the fact that ACCT substantially complied with this requirement by filing a conforming tariff on May 24, 2006. Secondly, it requests a waiver of the requirement that ACCT notify each of its private line service customers and the Commission 60 days prior to filing an application to discontinue service pursuant to A.A.C. R14-2-1107, based on the fact that ACCT gave its three customers notice that service by ACCT will be transferred to TWCIS.

- 15. At the hearing, ACCT testified that it mailed notice to its customers via UPS Next Day Air Saver on June 5, 2006, and provided a copy of the notice for the record (Hearing Transcript at 28-29; Hearing Exhibit ACC-1). ACCT's witness and Staff's witness testified that the customer notice complies with the Staff recommendation in the Staff Report regarding the form of the notice (Tr. at 29-30, 37). ACCT's witness further testified that she also sent ACCT's customers a copy of the Procedural Order setting the hearing in this matter, and called each of them to inform them that the Procedural Order was being sent to them (Tr. at 30).
 - 16. No requests for intervention were filed.
- 17. In its Staff Report and at the hearing, Staff recommended that the Commission approve the joint application of TWNY, TWCIS, and ACCT seeking the Commission's consent to (1) the proposed transfer of existing customer contracts from ACCT to TWNY, and, immediately thereafter, to TWCIS, pursuant to A.R.S. § 40-285; (2) the transfer of the CC&N held by ACCT to TWCIS; and (3) the waiver of A.A.C. R14-2-1904 and 1905, with the following conditions:
 - a. That current ACCT customers have 90 days following the date of this Decision to transfer to another carrier without penalty;
 - b. That the proposed customer notice be changed to inform customers of their right to call the Consumer Services Section of the Commission Staff at 602-542-4251 or 1-800-222-7000 with any questions or concerns: 1

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The form of notice mailed on June 5, 2006 included this information.

- c. That TWCIS be required to docket a tariff which mirrors that of ACCT within 60 days of this decision;
- d. That with the transfer of the ACCT CC&N granted by Decision No. 68650, Docket No. T-04282A-04-0763, on April 12, 2006 for the provision of intrastate telecommunications services in Arizona, TWCIS be required to comply with all conditions ordered in Decision No. 68650; and
- e. That the authority for ACCT to provide intrastate telecommunications services in Arizona be withdrawn and ACCT shall have no remaining compliance obligations related to Decision No. 68650.
- 18. TWCIS testified that it will rely on the financial resources of Time Warner, Inc. to provide the proposed services. Based on the financial information submitted, Staff believes that TWCIS will have sufficient financial resources from its parent to offer telecommunications services in Arizona. According to the Staff Report, for 2005, Time Warner, Inc., TWCIS' parent company, reported total assets of \$122.5 billion, total shareholders' equity of \$62.7 billion, and total net income of \$2.9 billion.
- 19. Applicants state that under the proposed transaction, the nature and scope of the telecommunications operations will continue unchanged for the foreseeable future; that no layoffs are anticipated and no changes are anticipated in the management personnel currently employed to provide service to ACCT's customers.
- 20. Staff states that ACCT does not own or operate an end-office switch, does not provide switched or voice telephone service and does not have any NPA-NXX number assignments in Arizona.
 - 21. TWCIS testified that it will not collect any deposits from its customers.
- 22. TWCIS testified that it intends to adopt the tariff approved for ACCT in Decision No. 68650.
- 23. TWCIS testified that none of its officers, directors, partners or managers are involved in any formal or informal complaint proceedings.
- 24. TWCIS testified that that none of its officers, directors, partners or managers are involved in any civil or criminal investigations; have had any judgments entered against them in any civil matter; or have been convicted of any criminal acts.

- 25. TWCIS testified that there are no states in which it or its affiliates have had an application to provide telecommunications services similar to those it is proposing to offer in Arizona denied.
- 26. TWCIS testified that it has no affiliates in Arizona offering services similar to those it is proposing to offer.
- 27. TWCIS testified that it had not yet provided complaint contact information in this docket.
- 28. TWCIS testified that after the consummation of the proposed transaction, the fair value of its assets will be the same as that of ACCT, which was determined to be zero in Decision No. 68650.
- 29. Staff testified that Findings of Fact No. 26 of Decision No. 68650, which describes Staff's determination regarding the fair value rate base ("FVRB") of ACCT, describes Staff's determination regarding the FVRB of TWCIS (Tr. at 35).
- 30. Staff believes that the proposed transaction will have no negative customer impact and no negative impact on the competitive local exchange situation.
 - 31. At the hearing, TWCIS agreed to comply with all of Staff's recommendations.
 - 32. TWCIS has the technical and financial capability to provide the proposed services.
- 33. TWCIS will be providing services in areas where ILECs, along with various competitive local exchange carriers ("CLECs") and interexchange carriers are providing telephone and private line services. The only area where ACCT currently has facilities in place in Arizona is in the vicinity of Yuma, in Yuma County, Arizona.
- 34. TWCIS' proposed services should be classified as competitive because there are alternatives to the proposed services; TWCIS has no ability to adversely affect the local exchange, interexchange, or point-to-point dedicated data service markets; and TWCIS will therefore have no market power in those local exchange, interexchange, or point-to-point dedicated data service markets where alternative providers of telecommunications services exist.
 - 35. It is appropriate to classify all of TWCIS' authorized services as competitive.
 - 36. Based on information obtained from TWCIS, Staff determined that its fair value rate

base ("FVRB") is zero and too small to be useful in a fair value analysis. In general, rates for competitive services are not set according to rate of return regulation. Staff reviewed the rates in ACCT's existing tariff, which TWCIS proposes to adopt, and determined that the terms and conditions for services within the amended tariff are similar to those of the dominant ILEC in Arizona, with proposed rates essentially equal to those of the dominant ILEC and in some cases lower. While Staff considered TWCIS' FVRB information, it did not believe the information deserved substantial weight in setting TWCIS' rates.

- 37. The rates ultimately charged by TWCIS will be heavily influenced by the market. Because of the nature of the competitive market and other factors, a fair value analysis is not necessarily representative of TWCIS' operations.
- 38. Staff's recommendations, as set forth herein, are reasonable. However, because TWCIS plans to commence providing service to ACCT's customers immediately upon consummation of the transaction underlying the application, it is reasonable to require ACCT to file a conforming tariff in this docket within 10 days of this Decision, instead of the timeframe proposed by Staff.
- 39. TWCIS should also be required to file complaint contact information in this docket within 10 days of this Decision.
 - 40. TWCIS' fair value rate base is determined to be zero for purposes of this proceeding.
- 41. Under the circumstances of the application, TWCIS should be granted a waiver of A.A.C. R14-2-1904 and 1905, to the extent that they are applicable, concerning Authorized Telecommunications Company Change Procedures and Verification of Orders for Telecommunications Service.
- 42. ACCT has substantially complied with the compliance requirements of Decision No. 68650.
- 43. TWCIS testified that it does not wish to be granted statewide authority, but only authority to provide service to the areas in which the existing customers of ACCT are located (Tr. at 26). In accord with TWCIS' stated wish to limit its service area to the areas currently served by ACCT, it is reasonable to limit TWCIS' CC&N service territory to Yuma County, Arizona.

CONCLUSIONS OF LAW

- 1. ACCT and TWCIS are public service corporations within the meaning of Article XV of the Arizona Constitution and A.R.S. §§ 40-281, 40-282, and 40-285.
- 2. The Commission has jurisdiction over ACCT and TWCIS and the subject matter of the application.
 - 3. Notice of the application was given in accordance with the law.
- 4. A.R.S. § 40-282 allows a telecommunications company to file an application for a CC&N to provide competitive telecommunications services.
- 5. Pursuant to Article XV of the Arizona Constitution, as well as the Arizona Revised Statutes, it is in the public interest for TWCIS to provide the proposed telecommunications services.
- 6. TWCIS is a fit and proper entity to receive a CC&N authorizing it to provide intrastate, facilities-based, non-switched, dedicated point-to-point data transport telecommunications services, which will allow the customer to connect directly two or more intrastate locations with dedicated, non-switched services, throughout Yuma County in the State of Arizona.
 - 7. It is in the public interest for ACCT's assets and CC&N to be transferred to TWCIS.
- 8. The telecommunications services that TWCIS intends to provide are competitive within Arizona.
- 9. Pursuant to Article XV of the Arizona Constitution as well as the Competitive Rules, it is just and reasonable and in the public interest for TWCIS to establish rates and charges that are not less than the TWCIS' total service long-run incremental costs of providing the competitive services approved herein.
- 10. Staff's recommendations, as set forth herein, are reasonable and should be adopted, except that due to the circumstances of this case, the time period for TWCIS to file its conforming tariffs should be shortened to 10 days.
- 11. The maximum rates as set forth in ACCT's approved tariffs are reasonable and should be approved for TWCIS.

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ORDER

IT IS THEREFORE ORDERED that the Certificate of Convenience and Necessity of ACC Telecommunications, LLC dba Adelphia authorizing the provision of intrastate, facilities-based, non-switched, dedicated point-to-point data transport telecommunications services, which will allow the customer to connect directly two or more intrastate locations with dedicated, non-switched services, is hereby transferred to Time Warner Cable Information Services (Arizona) LLC dba Time Warner Cable, except that in accordance with Time Warner Cable Information Services (Arizona) LLC dba Time Warner Cable's request for a more limited service area, the authority shall be limited to Yuma County in the State of Arizona.

IT IS FURTHER ORDERED that current ACC Telecommunications, LLC dba Adelphia customers shall have 90 days following the date of this Decision to transfer to a carrier other than Time Warner Cable Information Services (Arizona) LLC dba Time Warner Cable without penalty.

IT IS FURTHER ORDERED that Time Warner Cable Information Services (Arizona) LLC dba Time Warner Cable shall file with Commission Docket Control within 10 days, as a compliance item in this matter, tariffs for its point-to-point dedicated data service that conform to the tariffs currently on file for ACC Telecommunications, LLC dba Adelphia.

IT IS FURTHER ORDERED that if Time Warner Cable Information Services (Arizona) LLC dba Time Warner Cable fails to timely comply with the preceding Ordering Paragraph, the transfer of the Certificate of Convenience and Necessity granted herein shall become null and void after due process.

IT IS FURTHER ORDERED that Time Warner Cable Information Services (Arizona) LLC dba Time Warner Cable shall assume and comply with all the regulatory responsibilities of ACC Telecommunications, LLC dba Adelphia, including but not limited to those imposed in Decision No. 68650.

IT IS FURTHER ORDERED that Time Warner Cable Information Services (Arizona) LLC dba Time Warner Cable shall file within 10 days, with Commission Docket Control as a compliance item in this docket, the name, address, telephone number and e-mail address of its complaint contact person for its Arizona customers.

IT IS FURTHER ORDERED that Time Warner Cable Information Services (Arizona) LLC dba Time Warner Cable is hereby granted a waiver of A.A.C. R14-2-1904 and 1905 for the proposed transaction, to the extent applicable, concerning Authorized Telecommunications Company Change Procedures and Verification of Orders for Telecommunications Service.

IT IS FURTHER ORDERED that in the event Time Warner Cable Information Services (Arizona) LLC dba Time Warner Cable desires to discontinue service, Time Warner Cable Information Services (Arizona) LLC dba Time Warner Cable shall notify each of its private line service customers and the Commission 60 days prior to filing an application to discontinue service pursuant to A.A.C. R14-2-1107.

IT IS FURTHER ORDERED that the services Time Warner Cable Information Services (Arizona) LLC dba Time Warner Cable is authorized to provide herein are hereby classified as competitive.

IT IS FURTHER ORDERED that this Decision shall become effective immediately.

BY ORDER OF THE ARIZONA CORPORATION COMMISSION.

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3	SERVICE LIST FOR:	ACC TELECOM/TIME WARNER
4	DOCKET NO.:	T-04282A-06-0161
567	Julie Y. Patterson Vincent M. Paladini TIME WARNER CABLE INFORMATION (ARIZONA), LLC DBA TIME WARNER (290 Harbor Drive Stamford, CT 06902	
8 9 10	Joan S. Burke OSBORN MALEDON, P.A. 2929 North Central Avenue, Ste. 2100 Phoenix, AZ 85012	
11 12 13	Yaron Dori Matthew F. Wood HOGAN & HARTSON, LLP 555 Thirteenth Street, NW Washington, DC 20004	
14 15 16	Jo Gentry ADELPHIA COMMUNICATIONS CORPORATION ACC TELECOMMUNICATIONS, LLC 5619 DTC Parkway, Ste. 800 Greenwood Village, CO 80111	
17 18 19	Daniel Waggoner DAVIS WRIGHT TREMAINE 2600 Century Square 1501 Fourth Avenue Seattle, WA 98101	
20212223	Christopher Kempley, Chief Counsel Maureen Scott, Senior Staff Attorney Legal Division ARIZONA CORPORATION COMMISSIC 1200 West Washington Street Phoenix, AZ 85007	m N
24 25 26 27	Ernest G. Johnson, Director Utilities Division ARIZONA CORPORATION COMMISSIC 1200 West Washington Phoenix, AZ 85007)N

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